

4 in the sum of nineteen thousand two hundred and one dollars and  
5 ninety-four cents, referred to in the preamble of this act, to evidence  
6 the indebtedness incurred in making said expenditures, be and the  
7 same are hereby legalized the same in effect as if said acts had been  
8 in full compliance with provisions of law providing therefor.

1 SEC. 2. Warrants legalized. The aforesaid warrants of said city  
2 together with all unpaid interest thereon be and the same are hereby  
3 legalized and declared to be and to constitute valid, legal and sub-  
4 sisting obligations and indebtedness of said city.

1 SEC. 3. Pending litigation. Nothing in this act shall affect any  
2 pending litigation.

1 SEC. 4. Publication clause. This act, being deemed of immediate  
2 importance, shall take effect and be enforced from and after its publi-  
3 cation in the Plain Talk, a newspaper published at Des Moines, Iowa,  
4 and the Oelwein Daily Register, a newspaper published at Oelwein,  
5 Iowa, without expense to the state.

Approved February 25, A. D. 1925.

I hereby certify that the foregoing act was published in the Des Moines Plain Talk  
March 5, 1925, and in the Oelwein Daily Register March 2, 1925.

W. C. RAMSAY, Secretary of State.

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## CHAPTER 259

### TOWN OF ARMSTRONG

H. F. 83

AN ACT legalizing the franchise of the Armstrong Cement Works in the town of Arm-  
strong, Iowa.

WHEREAS, the Armstrong Cement Works, its successors and assigns, was  
granted an electric light and power franchise by the town of Armstrong,  
Iowa, on November 13, 1912, and under which said company and its  
assigns have been and is now operating;

WHEREAS, doubts have arisen as to whether all of the provisions of law  
relating to the granting of franchises were strictly complied with. Now  
therefore,

*Be it enacted by the General Assembly of the State of Iowa:*

1 SECTION 1. Ordinance legalized. That ordinance No. 63, of the  
2 incorporated town of Armstrong, Iowa, passed November 13, 1912,  
3 and entitled:

4 "An ordinance providing for the construction, equipment, main-  
5 taining and operating an electric light, heat and power plant within  
6 the incorporated town of Armstrong, Iowa, to furnish electric light,  
7 electric current, heat and power to the public and private parties and  
8 authorizing Armstrong Cement Works, their successors or assigns

9 to erect and operate the same and to use the streets, alleys and public  
 10 grounds in said town for means of transmission.”,  
 11 and the franchise thereby granted be and the same is hereby declared  
 12 legal and valid the same as if all provisions of law relating to the  
 13 adoption of said ordinance and the granting of franchises had been  
 14 strictly complied with.

1 SEC. 2. Pending litigation. This act shall in no way affect pending  
 2 litigation.

1 SEC. 3. Publication clause. This act, being deemed of immediate  
 2 importance, shall take effect from and after its publication in the Iowa  
 3 Legionaire and the Cedar Rapids Gazette, newspapers published in  
 4 the city of Des Moines, Iowa, and the city of Cedar Rapids, Iowa,  
 5 respectively, without expense to the state.

Approved March 25, A. D. 1925.

I hereby certify that the foregoing act was published in the Iowa Legionaire April  
 24, 1925, and in the Cedar Rapids Gazette March 30, 1925.

W. C. RAMSAY, *Secretary of State.*

## CHAPTER 260

### CLAY COUNTY

H. F. 149

AN ACT to legalize an election held by the voters of Clay county on the fourth day of  
 November, 1924, with reference to the improvement of the primary road system.

WHEREAS, on the twenty-second day of July, 1919, a special election was  
 held in Clay county, in which the question of the hard surfacing of the  
 primary road system of the county was submitted to the voters, and a  
 majority of the votes cast at such election were in favor of the hard  
 surfacing of the primary road system of the county, and the board of  
 supervisors was authorized by such election to proceed with such hard  
 surfacing, and

WHEREAS, on the fourth day of November, 1924, a proposition was sub-  
 mitted to the voters of Clay county in the manner provided by law as  
 follows:

“Shall the authority, given to the board of supervisors of Clay county,  
 Iowa, by an election held on the twenty-second day of July, 1919, which  
 authorized the board of supervisors to proceed with hard surfacing of the  
 primary road system of Clay county, Iowa, be cancelled” and

WHEREAS, four thousand ninety-two (4092) voters voted “yes” upon  
 the above proposition and one thousand four hundred seven (1407) voted  
 “no”, as shown by the official canvass of the board of supervisors and as  
 is evidenced by the election record in the office of the auditor of Clay  
 county, Iowa, and

WHEREAS, notice of the proposition submitted to the voters on Novem-  
 ber fourth, 1924, was published for only one week in the official newspaper